IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

RUBEN J. ESCANO,

Plaintiff,

CASE NO: 2:22-CV-00360-DHU-GJF

v.

RCI, LLC, a Delaware corporation; TIMESCAPE RESORTS, LLC, Florida Limited Liability Company, d/b/a CALYPSO CAY RESORT; STEPHEN BRADLEY, an Individual; MEXICAN RIVIERA RESORTS UNLIMITED S.A. DE C.V., CO., a Country Of Mexico corporation, d/b/a SUNSET WORLD GROUP; and JOHN DOES 1 through 10,

Defendants.	
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JOINT STIPULATION FOR VOLUNTARY DISMISSAL WITH PREJUDICE OF PLAINTIFF'S CLAIMS AGAINST DEFENDANTS TIMESCAPE RESORTS, LLC AND STEPHEN BRADLEY

Pursuant to Federal Rule of Civil Procedure 41(a)(2), Plaintiff, Ruben Escano ("Plaintiff"), *pro se*, and Defendants Timescape Resorts, LLC and Stephen Bradley ("TRS Defendants"), through their undersigned attorney, hereby stipulate to the dismissal with prejudice of Plaintiff's claims against TRS Defendants, with Plaintiff and TRS Defendants bearing their own attorney's fees and costs.

DATED: April 23, 2024.

Respectfully Submitted,

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Timescape Resorts, LLC and Stephen
Bradley

IT IS HEREBY CERTIFIED that on this 23rd day of April, 2024, the foregoing was filed electronically through the CM/ECF system, causing all parties or counsel of record to be served by electronic means, as more fully reflected in the Notice of Electronic Filing.

By:	/s/ Ruben J. Escano
_ ,	Ruben J. Escano pro se